

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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BMO HARRIS BANK, N.A.,	:
Plaintiff,	:
	:
-against-	:
	:
PRINCIPIIS CAPITAL LLC, et al.,	:
Defendant.	:
	:
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20 Civ. 6355 (LGS)

ORDER

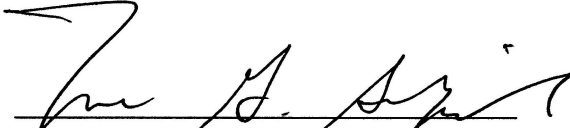
LORNA G. SCHOFIELD, District Judge:

WHEREAS, by e-mail, the parties requested an adjournment of the oral argument scheduled for August 21, 2020, at 5:30 p.m., because the parties have made progress in settlement negotiations. The e-mail is appended hereto. It is hereby

**ORDERED** that the oral argument scheduled for August 21, 2020, at 5:30 p.m., is adjourned to **August 28, 2020, at 4:30 p.m.** It is further

**ORDERED** that by **August 25, 2020**, the parties shall file a joint letter apprising the Court of the status of negotiations. By **August 27, 2020, at 3:00 p.m.**, the parties shall file an additional status letter reporting further on efforts made, and Plaintiff shall file a reply brief not to exceed eight (8) pages.

Dated: August 21, 2020  
New York, New York

  
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**LORNA G. SCHOFIELD**  
**UNITED STATES DISTRICT JUDGE**

## Schofield NYSD Chambers

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**From:** Eric S. Silvestri <silvest@chapman.com>  
**Sent:** Friday, August 21, 2020 10:40 AM  
**To:** Schofield NYSD Chambers  
**Cc:** apetitt@stradley.com; fmanning\_stradley.com; akadish\_archerlaw.com; audley@chapman.com; lombardo@chapman.com  
**Subject:** URGENT: Plaintiff's Emergency Motion for Receiver (20-CV-06355-LGS)

Good morning,

We are writing to advise the Court that the parties have made progress in settlement negotiations and both feel that it would be beneficial to continue the hearing on Plaintiff's Emergency Motion for Appointment of a Receiver to a date late next week. The parties can be reached at any of the following phone numbers and email addresses:

**Counsel for Plaintiff:**

David Audley ([audley@chapman.com](mailto:audley@chapman.com)) (Office: 312-845-2971) (Mobile: 312-479-2473) (lead counsel)  
Eric Silvestri ([silvest@chapman.com](mailto:silvest@chapman.com)) (312-845-3915) (*pro hac vice* application to be filed)  
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**Counsel for Defendants:**

Francis X. Manning ([fmanning@stradley.com](mailto:fmanning@stradley.com)) (Office: 856-321-2403) (Mobile: 856-904-3006) (lead counsel)  
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**Counsel for Proposed Receiver:**

Allen G. Kadish ([akadish@archerlaw.com](mailto:akadish@archerlaw.com)) (212-682-4940 (Ext. 6802)) (lead counsel)  
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Thank you,  
Eric Silvestri

Eric S. Silvestri | Associate  
**Chapman and Cutler LLP**  
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